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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/757,774	01/09/2001	Howard M. Dintzis	07265-124005	8467
75	590 10/23/2002			
GREGORY P. EINHORN			EXAMINER	
Fish & Richardson P.C.			SAUNDERS, DAVID A	
Suite 500	711		57101155165	
4350 La Jolla Village Drive San Diego, CA 92122			ART UNIT	PAPER NUMBER
oun Diego, err	72.22		1644	7
			DATE MAILED: 10/23/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No. Applicant(s	TZIS et al
Examiner SAUNDERS	Group Art Unit
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days, a reply within the statutory minimum of thirty (30) days will be considered timely. date of this communication .
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U. S. Patent and Trademark Office PTO-326 (Rev. 9-97)

Part of Paper No.

Application/Control Number: 09/757,774

Art Unit: 1644

The preliminary amendment of 1/9/01 has been entered. Claims 44-87 are pending and subject to restriction.

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 44-69, drawn to methods of making non immunogenic constructs involving the prior preparation of a nonimmunogenic carrier by removing high molecular weight carrier molecules, classified in class 424, subclass 184.1+.
- II. Claims 70-86, drawn to methods of making nonimmunogenic constructs involving a post coupling step of removing high molecular weight molecules therefrom, classified in class 424, subclass 184.1+.
- III. Claim 87, drawn to a non-immunogenic construct, classified in class 424, subclass 184.1+.

The methods of Groups I and II while having the same classification and while producing like products, are considered patentably distinct because a disclosure of one would not necessarily suggest the other. Further the motivations to conduct prior or post coupling purifications to remove high molecular weight molecules would differ. For example, the purification of the carrier preparation per se (Group I) would appear to be the simplest method and would lead to less loss of coupled product, that might include a difficult-to-obtain epitope. The purification of the coupled product would thus not be motivated. Alternatively, if the coupling reaction were to unexpectedly lead to the formation of cross coupled carriers, then QNC might obtain an unexpected advantage by conducting a post-coupling purification (Group II).

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Furthermore, from the above considerations the claims of Group II, but not of Group I, might be considered as subject to an obviousness type double patenting rejection type double patenting rejection over the claims of Pat. No. 6,340,460.

The product of Group III is considered distinct from the methods of preparation of Groups I and/or II. It is noted that applicant separately prosecuted method of making and product claims in Pat. Nos. 6,340,460 and 6,375,951, respectively. Thus claims of the different Groups instantly pending might be subject to obviousness type double patenting rejections over different lineage(s) of issued patents.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(I).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David A. Saunders, Ph.D., whose telephone number is (703) 308-3976. The examiner can normally be reached on Mon.-Thu. from 8:00 a.m. to 5:30 p.m. The examiner can also be reached on alternate Fridays.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christina Chan, can be reached on (703) 308-3973. The fax phone number for the organization where this application or proceeding is assigned is (703) 305-3704.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

D. Saunders:jmr

October 7, 2002

DAVID SAUNDERS
PRIMARY EXAMINER
ART UNIT 182 / 6 / 4

David a Saunders



RESTRICTION ELECTION FACSIMILE TRANSMISSION

DATE:	
FROM/ATTORNEY:	
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